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11	WINZEER & REEL I		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	KFD ENTERPRISES, INC., a California Corporation dba Norman's Dry Cleaner,	Case No.: 3:08-cv-04571-MMC	
15	Plaintiff,	STIPULATION TO EXTEND THIRD PARTY DEFENDANT WINZLER &	
16	VS.	KELLY'S TIME FOR FILING RESPONSIVE PLEADINGS	
17	CITY OF EUREKA, et al.	AND [PROPOSED] ORDER	
18	Defendant.		
19			
20	AND RELATED COUNTERCLAIMS AND THIRD PARTY CLAIMS.		
21			
22	Third-Party Defendant Winzler & Kelly ("Winzler & Kelly") and Third Party Plaintiff, The		
23	City of Eureka ("Eureka") hereby stipulate as follows:		
24	Whereas on November 12, 2010 the Court granted in part and denied in part defendant ERI's		
25	Motion to Dismiss (See Court Order at Doc No. 332), and therein ordered Plaintiff KFD and Third		
26	Party Plaintiff City of Eureka to amend their pleadings, if they chose, consistent with the Court		
27	orders, by December 10, 2010.		
28	-1-		
	03632/1003/865991.2 STIPULATION & PROPOSED ORDER FOR FILING A RESPONSE TO 3RD AMENDED COUNTERCLAIM CASE No.3:08-cy-04571-MMC Dockets.Just a.cc		
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Whereas the Court also ordered Winzler & Kelly to amend its indemnity and contribution claims in its First Amended Cross-Claims ("FACC") if it is so chooses, also by December 10, 2010. See Doc. No. 332, p. 16-17, ¶¶ 7, 11.

Whereas both Winzler & Kelly and Eureka believe that it is in the interests of justice and will conserve judicial and party resources by allowing Winzler & Kelly to amend its pleading of contribution and indemnity claims some time after any amended KFD and Eureka claims are filed on December 10, 2010, so that Winzler & Kelly may properly reference allegations in any newly amended claim pleadings by KFD and Eureka.

Whereas previously Winzler & Kelly and Eureka stipulated to a standstill that allowed Winzler & Kelly to time to respond of up to 21 days after any amended pleadings by the Eureka following the Court's ruling on the ERI Motion. An Order pursuant to that stipulation was entered by the Court on June 6, 2010. See Doc. No. 260.

Whereas both Winzler & Kelly and Eureka believe that this further stipulation will allow a more orderly pleading of claims, in particular for Winzler & Kelly's claims for contribution and indemnification, thereby conserving judicial and party resources.

Therefore, Winzler & Kelly and Eureka hereby stipulate to the following:

- (1) To avoid the parties filing unnecessary pleadings and/or motions, the parties stipulate that Winzler & Kelly has until December 24th to file a responsive pleading to Eureka's Third Amended Complaint, if it is not amended by Eureka by December 10, 2010.
- (2) However, should Eureka file an amended pleading pursuant to leave granted in the Court's November 12, 2010 order, the deadlines for Winzler & Kelly to respond to such amended pleading, and to amend Winzler & Kelly's FACC, shall be those deadlines provided under the Federal Rules of Civil Procedure.

DATED: December 7, 2010 SEVERSON & WERSON A Professional Corporation

By: /s/ Peter C. Lyon PETER C. LYON

Attorneys for Third Party Defendant WINZLER & KELLY

1			
2	I Pater C I you am the user whose identification and password are being used to file this		
3	I, Peter C. Lyon, am the user whose identification and password are being used to file this		
4	stipulation. I hereby attest that Charles Bolcom, the other signatory below, has concurred in the		
5	filing of this document.		
6			
7			
8	DATED: December 7, 2010 DAVIDOVITZ & BENNETT LLP		
9			
10	By: /s/ Charles Bolcom MORIS DAVISOVITZ		
11	CHARLES BOLCOM		
12	Attorneys for Third Party Plaintiff THE CITY OF EUREKA		
13			
14	and to the extent any other party is affected, GOOD CAUS HAVING BEEN SHOWN,		
15	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
16	DATED: December _9_, 2010 MAXINE M. CHESNEY		
17	MAXINE M. CHESNEY UNITED STATES DISTRICT JUDGE		
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